Fill in this information to identify the United States Bankruptcy Court for the:							
	Delaware						
District of	ate)						
Case number (If known): 23(	) Chapter _	11					if this is an led filing
Official Form 201							
/oluntary Petition	for Non-Inc	dividu	als Filir	ng for E	Bankrı	uptcy	06/22
more space is needed, attach a sepa							
umber (if known). For more informati	ion, a separate documen	t, instruction	is for Bankrupt	cy Forms for I	von-inaiviau	ais, is availai	oie.
1. Debtor's name	Hosting Intellect, L	I C					
2. All other names debtor used	N/a						
in the last 8 years							
Include any assumed names,							
trade names, and doing business as names							
3. Debtor's federal Employer Identification Number (EIN)	_4_65_2_6_	8 4 3	5_				
4. Debtor's address	Principal place of busi			Mailing ac		ferent from p	rincipal place
	5051 Peachtree Corr	ers Circle		Number	Street		
	Suite 200				0001		
				P.O. Box			
	Norcross	GA	30092				
	City	State	ZIP Code	City		State	ZIP Code
				Location	of principal a	assets, if diffe	erent from
	Gwinnett County				place of busi		
	County			Number	Street		

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Debt	tor Hosting Intellect, LLC	Case number (# known) ( )
6.	Type of debtor	Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))  Partnership (excluding LLP)  Other. Specify:
7.	Describe debtor's business	A. Check one:  Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above
		<ul> <li>B. Check all that apply:</li> <li>□ Tax-exempt entity (as described in 26 U.S.C. § 501)</li> <li>□ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)</li> <li>□ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))</li> </ul>
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See <a href="http://www.uscourts.gov/four-digit-national-association-naics-codes">http://www.uscourts.gov/four-digit-national-association-naics-codes</a> .  5 4 1 5
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one:  Chapter 7  Chapter 9  Chapter 11. Check all that apply:
	A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	<ul> <li>□ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).</li> <li>□ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).</li> <li>☑ A plan is being filed with this petition.</li> <li>☑ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).</li> <li>□ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.</li> </ul>
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. ☐ Chapter 12

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ebtor	Hosting Intellect, LLC					Case number (if knowr	7)	23( )
file wit	ere prior bankruptcy cases ed by or against the debtor thin the last 8 years?	☐ No ☑ Yes. Dis	strict Southern New York	District of	When	03/16/2020 MM / DD / YYYY	Case number	20-22398
	parate list.	Dis	strict		When	MM / DD / YYYY	Case number	
pe bu	e any bankruptcy cases nding or being filed by a siness partner or an iliate of the debtor?		btor See Schee					See Schedule 1  04/28/2023
	t all cases. If more than 1, ach a separate list.	Ca	se number, if known	23	( )			MM / DD /YYYY
	ny is the case filed in <i>this</i> strict?	immediat district.	as had its domicile, tely preceding the d	ate of this pe	etition	or for a longer pa	ert of such 180	this district for 180 days ) days than in any other ip is pending in this district.
po pro tha	es the debtor own or have ssession of any real operty or personal property it needs immediate ention?	Why	y does the property It poses or is alleger What is the hazard? It needs to be physi It includes perishable attention (for example assets or other option	y need imm d to pose a to cally secure le goods or a ble, livestock ons).	ediat hreat d or p assets	of imminent and introduced in the state could quickle sonal goods, means	weather.  y deteriorate of	zard to public health or safety  or lose value without ice, or securities-related
			Otherere is the property			Street		State ZIP Code
			he property insured No Yes. Insurance agenc Contact name Phone					

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Debtor Hosting Intellect, LLC	:	Case num	nber (if known)	23( )
13. Debtor's estimation of available funds		or distribution to unsecured creexpenses are paid, no funds w		oution to unsecured creditors.
14. Estimated number of creditors	<ul><li>№ 1-49</li><li>№ 50-99</li><li>№ 100-199</li><li>№ 200-999</li></ul>	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001 ☐ 50,001 ☐ More t	
15. Estimated assets	<ul><li></li></ul>	\$1,000,001-\$10 million \$10,000,001-\$50 millio \$50,000,001-\$100 millio \$100,000,001-\$500 mi	on	000,001-\$1 billion 0,000,001-\$10 billion 00,000,001-\$50 billion than \$50 billion
16. Estimated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 milli \$\$100,000,001-\$500 mi	on	000,001-\$1 billion 0,000,001-\$10 billion 00,000,001-\$50 billion than \$50 billion
Request for Relief, Dec	laration, and Signatures	·		
		atement in connection with a b 18 U.S.C. §§ 152, 1341, 1519		ult in fines up to
17. Declaration and signature of authorized representative of debtor	The debtor requests relipetition.	ief in accordance with the chap	oter of title 11, United Sta	ates Code, specified in this
	I have been authorized	to file this petition on behalf of	the debtor.	
	I have examined the info correct.	ormation in this petition and ha	ave a reasonable belief th	nat the information is true and
	I declare under penalty of pe	erjury that the foregoing is true	and correct.	
	Executed on 04/28/202			
	/s/ Michael T. Sico		Michael T. S	Sicoli
	Signature of authorized repr	resentative of debtor	Printed name	
	Title <u>Chief Executive</u>	e Officer		

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18. Signature of attorney	/s/ Monique B. DiSabatino	Date 04	4/28/2023
	Signature of attorney for debtor	MM	/ / DD / YYYY
	Monique B. DiSabatino		
Ī	Printed name Saul Ewing LLP		
	Firm name 1201 North Market St., Suite 2300, P.O. E	Box 1266	
1	Number Street		
	Wilmington	DE	19899
Ō	City	State	ZIP Code
(	302) 421- 6840	moniqu	ıe.disabatino@saul.com
<u> </u>	Contact phone	Email addr	ress
1	6027	DE	
Ē	Bar number	State	

#### Schedule 1

#### Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case, filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of each entity listed below be consolidated for procedural purposes only and jointly administered, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure, under the case number assigned to the chapter 11 case of Internap Holding LLC.

COMPANY
Internap Holding LLC
Singlehop LLC
Hosting Intellect, LLC
Datagram LLC

#### RESOLUTIONS OF THE BOARD OF DIRECTORS OF INTERNAP HOLDING LLC

#### **April 24, 2023**

WHEREAS, the undersigned, representing each of the directors of the Board of Directors (the "Board") of Internap Holding LLC ("Internap"), a Delaware limited liability company, hereby adopt the following resolutions by written consent;

WHEREAS, the Board of Internap, having considered the financial and operational conditions and strategic alternatives of Internap, and having reviewed, considered and received the recommendation of senior management to Internap and the advice of Internap's professionals and advisors with respect to the options available to Internap, including, without limitation, a filing under chapter 11 of the United States Code (the "Bankruptcy Code"), has determined that it is desirable and in the best interests of Internap, its creditors and employees and other interested parties that a petition be filed by Internap and each of Singlehop LLC, Hosting Intellect, LLC, and Datagram LLC (each Delaware limited liability companies, and collectively with Internap, "INAP"), seeking relief under the provisions of chapter 11 of the Bankruptcy Code;

#### NOW THEREFORE, BE IT

**RESOLVED**, that Internap Holding LLC, Singlehop LLC, Hosting Intellect, LLC, and Datagram LLC are authorized and empowered to file petitions seeking relief under the provisions of chapter 11 of the Bankruptcy Code, in the United Bankruptcy Court for the District of Delaware;

**RESOLVED**, that Internap Holding LLC, Singlehop LLC, Hosting Intellect, LLC, and Datagram LLC (collectively, the "Company Parties") are authorized and empowered to enter into and perform the obligations contemplated under that certain Restructuring Support Agreement (the "RSA") by and between the Company Parties and the consenting lenders party thereto, and pursuant to that certain RSA, to effectuate a restructuring of the Company Parties in INAP's chapter 11 cases;

**RESOLVED**, that the Company Parties are authorized and empowered to enter into and perform the obligations contemplated under that certain Amendment No. 5 to Second Out Term Loan Credit Agreement (the "**SOTL Amendment**"), amending the Second Out Term Loan Credit Agreement dated as of May 8, 2020 (the "**SOTL Agreement**") by and among Internap Holding LLC, the guarantors party thereto, and the consenting lenders party thereto, to address the prepetition prepayment to the Lenders in the amount of \$35 million, among other obligations;

**RESOLVED**, that members of the Board, INAP's officers, and any other person designated and so authorized to act by a director or officer of INAP (each an "Authorized Person" and, collectively, the "Authorized Persons") hereby are, and each of them is, authorized and empowered to: (i) execute, verify and file on behalf of INAP all documents necessary or appropriate in connection with the filing of INAP's chapter 11 petitions, including, without limitation, all petitions, affidavits, declarations, schedules, statements of financial affairs, lists, motions, applications, pleadings, and other papers or documents in connection with such chapter 11 petition; (ii) take and perform any and all actions deemed necessary and proper to obtain such

relief as authorized herein and in connection with INAP's chapter 11 cases; (iii) appear as necessary at all bankruptcy proceedings on behalf of INAP; and (iv) pay all such expenses where necessary or appropriate in order to carry out fully the intent and accomplish the purposes of the resolutions adopted herein;

**RESOLVED**, that each Authorized Person hereby is authorized and empowered to execute and deliver the RSA and the SOTL Amendment and any documentation required to evidence the foregoing resolutions in the name of and on behalf of INAP, and to take all such further actions and to do all such things with respect to the RSA and SOTL Amendment, including, without limitation, paying all such fees and expenses, and arranging for, entering into, executing, and delivering all such further agreements, instruments, documents and certificates relating to any of the RSA or the SOTL Amendment or the transactions contemplated thereunder, in the name and on behalf of INAP, which shall in their sole judgment be necessary, proper, or advisable in order to perform INAP's obligations under or in connection with the RSA or the SOTL Amendment and the transactions contemplated therein, and to carry out fully the intent and effectuate the purposes of this and the foregoing resolutions; and that any and all such further actions heretofore taken or things heretofore done by any Authorized Person be, and they hereby are, ratified and approved in all respects;

**RESOLVED**, that the law firm of Jenner & Block LLP, be and hereby is employed as attorneys for INAP in INAP's chapter 11 cases, subject to approval by the Bankruptcy Court;

**RESOLVED**, that FTI Consulting, be and hereby is employed as financial advisors for INAP in INAP's chapter 11 cases, subject to approval by the Bankruptcy Court;

**RESOLVED** that Stretto, Inc., be and hereby is employed as the claims and noticing agent for INAP in INAP's chapter 11 cases, subject to approval by the Bankruptcy Court;

**RESOLVED**, that the Authorized Persons be, and hereby are, authorized and empowered to employ and retain all assistance by legal counsel, accountants, financial advisors, restructuring advisors, investment bankers, public relations professionals and other professionals, subject to approval by the Bankruptcy Court, and to perform any and all further acts and deeds the Authorized Persons deem necessary, proper, or desirable in furtherance thereof with a view to the successful prosecution of INAP's chapter 11 cases;

**RESOLVED,** that the acts, actions and transactions taken by the officers or the Board or any other Authorized Person taken prior to the date of the foregoing resolutions adopted at this meeting and within the authority conferred, are hereby ratified, confirmed, and approved in all respects as the act and deed of INAP.

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first above written.

#### DIRECTORS OF THE BOARD OF INTERNAP HOLDING LLC

John Scanlon CE835537117143C
John Scanlon, Chairperson
Stephen C. Gray  ADCE389C36554C7
Stephen Gray
Docusigned by: Michael Leitner  B85899D6AC864CE
Michael Leitner
DocuSigned by:
lli Marashi
Ali Marashi
DocuSigned by:
Michael Sicoli
Michael Sicoli

#### OMNIBUS RESOLUTIONS OF SINGLEHOP LLC DATAGRAM LLC HOSTING INTELLECT, LLC

#### Action by Written Consent

#### **April 24, 2023**

The undersigned, being the sole members (in such capacity, collectively, the "Members" and each a "Member") of the respective company or companies, as applicable, listed on Exhibit A hereto (collectively, the "Companies" and each a "Company"), do hereby adopt the resolutions hereinafter set forth as the action of the applicable Member by written consent, and do hereby direct that this consent (this "Consent") be filed in the minutes of the proceedings of the applicable Company.

WHEREAS, the Members, having considered the financial and operational conditions and strategic alternatives of the Companies, and having reviewed, considered and received the recommendation of senior management to the Companies and Members and the advice of the Companies' and the Member's professionals and advisors with respect to the options available to the Companies, including, without limitation, a filing under chapter 11 of the United States Code (the "Bankruptcy Code"), has determined that it is desirable and in the best interests of the Companies, its creditors and employees and other interested parties that a petition be filed by Internap Holding LLC and each of the Companies (collectively, "INAP"), seeking relief under the provisions of chapter 11 of the Bankruptcy Code;

#### NOW THEREFORE, BE IT

**RESOLVED**, that each of the Companies are authorized and empowered to file petitions seeking relief under the provisions of chapter 11 of the Bankruptcy Code, in the United Bankruptcy Court for the District of Delaware;

**RESOLVED**, that each of the Companies are authorized and empowered to enter into and perform the obligations contemplated under that certain Restructuring Support Agreement (the "**RSA**") by and between Internap Holding LLC, each of the Companies, and the consenting lenders party thereto, and pursuant to that certain RSA, to effectuate a restructuring of the Companies in INAP's chapter 11 cases;

**RESOLVED**, that the Companies are authorized and empowered to enter into and perform the obligations contemplated under that certain Amendment No. 5 to Second Out Term Loan Credit Agreement (the "**SOTL Amendment**"), amending the Second Out Term Loan Credit Agreement dated as of May 8, 2020 (the "**SOTL Agreement**") by and among Internap Holding LLC, the guarantors party thereto, and the consenting lenders party thereto, to address the prepetition prepayment to the lenders in the amount of \$35 million, among other obligations;

**RESOLVED**, that the Members, INAP's officers, and any other person designated and so authorized to act by a director or officer of INAP (each an "Authorized Person" and, collectively, the "Authorized Persons") hereby are, and each of them is, authorized and empowered to: (i) execute, verify and file on behalf of INAP all documents necessary or appropriate in connection with the filing of INAP's chapter 11 petitions, including, without limitation, all petitions, affidavits, declarations, schedules, statements of financial affairs, lists, motions, applications, pleadings, and other papers or documents in connection with such chapter 11 petitions; (ii) take and perform any and all actions deemed necessary and proper to obtain such relief as authorized herein and in connection with INAP's chapter 11 cases; (iii) appear as necessary at all bankruptcy proceedings on behalf of INAP; and (iv) pay all such expenses where necessary or appropriate in order to carry out fully the intent and accomplish the purposes of the resolutions adopted herein;

**RESOLVED**, that each member of the boards of the Companies, and any other person designated and so authorized to act as a director or officer of the Companies (each an "Authorized Person") hereby is authorized and empowered to execute and deliver the RSA and the SOTL Amendment and any documentation required to evidence the foregoing resolutions in the name of and on behalf of INAP and the Companies, and to take all such further actions and to do all such things with respect to the RSA and SOTL Amendment, including, without limitation, paying all such fees and expenses, and arranging for, entering into, executing, and delivering all such further agreements, instruments, documents and certificates relating to any of the RSA or the SOTL Amendment or the transactions contemplated thereunder, in the name and on behalf of INAP and the Companies, which shall in their sole judgment be necessary, proper, or advisable in order to perform INAP's and the Company's obligations under or in connection with the RSA or the SOTL Amendment and the transactions contemplated therein, and to carry out fully the intent and effectuate the purposes of this and the foregoing resolutions; and that any and all such further actions heretofore taken or things heretofore done by any Authorized Person be, and they hereby are, ratified and approved in all respects;

**RESOLVED**, that the law firm of Jenner & Block LLP, be and hereby is employed as attorneys for INAP in INAP's chapter 11 cases, subject to approval by the Bankruptcy Court;

**RESOLVED**, that FTI Consulting, be and hereby is employed as financial advisors for INAP in INAP's chapter 11 cases, subject to approval by the Bankruptcy Court;

**RESOLVED** that Stretto, Inc., be and hereby is employed as the claims and noticing agent for INAP in INAP's chapter 11 cases, subject to approval by the Bankruptcy Court;

**RESOLVED**, that the Authorized Persons be, and hereby are, authorized and empowered to employ and retain all assistance by legal counsel, accountants, financial advisors, restructuring advisors, investment bankers, public relations professionals and other professionals, subject to approval by the Bankruptcy Court, and to perform any and all further acts and deeds the Authorized Persons deem necessary, proper, or desirable in furtherance thereof with a view to the successful prosecution of INAP's chapter 11 cases;

**RESOLVED,** that the acts, actions and transactions taken by the officers or the Members or any other Authorized Person taken prior to the date of the foregoing resolutions and within

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the authority conferred, are hereby ratified, confirmed, and approved in all respects as the act and deed of INAP.

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first above written.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned, being the sole member of Singlehop LLC, a Delaware limited liability company, has executed this Consent as of the date first written above.

INTERNAP HOLDING LLC

DocuSigned by:

Michael Sicoli —8EDDCB454ADE419...

Michael T. Sicoli, President and Chief Executive Officer

IN WITNESS WHEREOF, the undersigned, being the sole member of Datagram LLC, a Delaware limited liability company, and Hosting Intellect LLC a Delaware limited liability company, has executed this Consent as of the date first written above.

SINGLEHOP LLC

DocuSigned by:

Elizabeth Shenai

Elizabeth Shenai, Secretary

#### Exhibit A

- 1. Singlehop LLC, a Delaware limited liability company
- 2. Datagram LLC, a Delaware limited liability company
- 3. Hosting Intellect, LLC, a Delaware limited liability company

Fill in this information to identify the case:	
Debtor name Internap Holding LLC, et al	
United States Bankruptcy Court for the:	District of
Case number (If known):	

# ☐ Check if this is an amended filing

12/15

#### Official Form 204

# Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	Wilmington Trust, National Association, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019-6099 (Attn: Weston T. Eguchi, Esq.) and Richards, Layton & Finger, P.A., One Rodney Square, 920 North King Street, Wilmington, DE 19801 (Attn: Amanda Steele, Esq.).	Amanda R. Steele, 302.651.7838, steele@rlf.com Weston T. Eguch, 212.728.8881, weguchi@willkie.com	Bank debt		\$127,778,044	\$63,100,000	\$64,678,044	
4	DIGITAL 2121 SOUTH PRICE, LLC, 7500 Metro Center Dr, Austin, TX 78744	David Lucey, dlucey@digitalrealty.com	Lease	Contingent			\$7,349,400	
3	Dell Marketing LP, David Halley, One Dell Way, Mail Stop 8129, Round Rock, TX 78682	David Halley, (512) 728-6298, David_Halley@DELL.com	Trade Debt				\$385,521	
4	Digital Grand Avenue. LLC, 7500 Metro Center Dr, Austin, TX 78744	David Lucey, dlucey@digitalrealty.com	Lease	Contingent			\$378,195	
5	Trace3 Inc, PO Box 847467, Los Angeles, CA 90084-7467	Cori Garcia, 720-668-6484, cgarcia@trace3.com	Trade Debt				\$359,516	
6	Unitas, 910 W Van Buren St, Suite 605, , Chicago, IL 60607	Joss Wynne Evans , (213) 785-6200, joss.wynneevans@unitasglobal.com	TSA/Trade Debt				\$350,000	
7	Iron Systems, 980 Mission Ct, Fremont, CA 94539	408-943-8000, kawal@ironsystems.com	Trade Debt				\$162,265	
8	International Computer Concepts Inc. (ICC), 300 Wainwright Dr., Northbrook, IL 60062	Steve Osher, (847) 847-3925, steveo@icc- usa.com	Trade Debt				\$153,252	

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Debtor Internap Holding LLC, et al Case number (if known)

	Name of creditor and complete mailing address, including zip code	email address of creditor (for example,		(for example, trade debts, bank loans, professional services, and government	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9	Evocative, EVODC-Sky Holdings, LLC 600 W 7th Street, Ste 510, Los Angeles, CA 90017	Derek Garnier, derek@evocative.co m	TSA/Lease	Disputed		\$586,551	\$723,984
10	Nuvalo, 14611 46TH AVENUE CT NW , Gig Harbor, WA 98332	Manon de Veritch, 408-605-6455, manon@nuvalo.com	Trade Debt				\$131,580
11	Graybar Electric Company Inc, PO Box 9147, Boston, MA 02205	678-291-5200, customerremit@graybar.com	Trade Debt				\$125,278
12	Insight Direct USA, INC, PO Box 78825, Phoenix, AZ 85062	Marc Reynolds, (480) 409-6478, MARC.REYNOLDS@INSIGH T.COM	Trade Debt				\$108,941
13	Robert Half International Inc, Bill Pisano, PO Box 743295, Los Angeles, CA 90074-3295	Jenifer Mauney, (925) 913-1000, bill.pisano@roberthalf.com	Trade Debt				\$100,480
14	Abacus Solutions, 1190 Kennestone Circle NW, Suite 120, Marietta, GA 30066	Brian Berry, (770) 738-1135, brian.berry@abacussolutions.c om	Trade Debt				\$83,164
15	Crane Electronics Group, 16700 13th Ave W, Lynnwood, WA 98037	Bob Brown, (425) 743-8664, bob.brown@craneae.com	Trade Debt				\$81,370
16	Zerto Corp, 17566 Regular Mail , Palatine, IL 60055	AR@ZERTO.COM, (617) 993-6331, AR@ZERTO.COM	Trade Debt				\$79,461
17	King County Treasury, 500 4th Ave, # 600, Seattle, WA 98104	PropertyTax.CustomerSer vice@ kingcounty.gov,	Taxes				\$77,422
18	KLDiscovery Ontrack LLC, 8201 GREENSBORO DR, Suite 300, Mc Lean, VA 22102	DONA FOWLER, AR@KLDISCOVE RY.CO M	Trade Debt	Disputed			\$61,559
19	Avant Communications, 153 W Ohio Street Suite 500, Chicago, IL 60654	Johnathan Anaya, janaya@goavant.net	Trade Debt				\$51,336
20	National Technologies (NTI), Rick Chandler, 5101 Thatcher Rd., Downers Grove, IL 60515	Meritt Barina, (630) 581-0560, rchandler@ntitech.com	Trade Debt				\$47,230

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	_ )	Chapter 11
III 10.	)	Chapter 11
INTERNAP HOLDING LLC, et al.,	į	Case No. 23( )
Debtors. <sup>1</sup>	) ) )	(Joint Administration Requested)

#### COMBINED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITY HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, Debtors Internap Holding, LLC ("INAP"), Singlehop LLC ("Singlehop"), Hosting Intellect, LLC ("Hosting Intellect"), and Datagram LLC ("Datagram") hereby state as follows:

1. The Equity Holders of Debtor INAP are as follows: affiliates, funds, accounts, sub-accounts, and clients managed, advised or sub-advised by The Carlyle Group (collectively, 16%), BlackRock (collectively, 15.8%), Aquiline Capital Partners (collectively, 12.4%), Benefit Street Partners (collectively, 11.6%), Brightwood Capital (collectively, 7.7%), Invesco (collectively, 7.2%), MJX Asset Management (collectively, 6.2%), Sound Point Capital (collectively, 5.7%), Seix Investment Advisors (collectively, 4.9%), PNC Bank, N.A. (collectively, 4.0%), Jeffries Finance LLC (collectively, 2.5%), Canaras Capital Management LLC (collectively, 1.9%), Octagon Credit Investors (collectively, 1.7%), Remus LLC (collectively, 0.9%), MILFAM LLC (collectively, 0.7%), Apex Credit Partners LLC (collectively, 0.5%), First Eagle (collectively 0.2%).

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Internap Holding LLC (5721), Singlehop LLC (4340), Hosting Intellect LLC (8435), Datagram LLC (3170). The Debtors' address for noticing purposes is 5051 Peachtree Corners Circle, Suite 200, Norcross, GA 30092.

- 2. Debtor Singlehop is owned 100% by Debtor INAP.
- 3. Debtor Hosting Intellect is owned 100% by Debtor Singlehop.
- 4. Debtor Datagram is owned 100% by Debtor Singlehop.

Fill in this information to identify the case and this filing:						
Debtor Name Internap Holding LLC, et al.						
United States Bankruptcy Court for the:	_ District of Delaware_ (State)					
Case number (If known):	` '					

#### Official Form 202

#### **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### **Declaration and signature**

	the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or the rindividual serving as a representative of the debtor in this case.
I hav	ve examined the information in the documents checked below and I have a reasonable belief that the information is true and correct
	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)

Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule

Other document that requires a declaration Combined Statement of Corporate Ownership and List of Equity Security Holders

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 04/28/2023 MM / DD / YYYY

/s/ Michael T. Sicoli Signature of individual signing on behalf of debtor Michael T. Sicoli

Printed name

Chief Executive Officer

Position or relationship to debtor